

PLEASE TAKE NOTICE that, pursuant to Rule 9 of the Individual Rules of Practice of Hon. Jed S. Rakoff and Local Civil Rule 6.1(b), defendants Arch Specialty Insurance Company, Aspen Specialty Insurance Company, Commonwealth Insurance Company, Federal Insurance Company, Lexington Insurance Company, Liberty Mutual Fire Insurance Company, Certain Underwriters at Lloyd's of London, and Certain London Market Companies Subscribing to

Policy Nos. 507/N11NA08240, 507/N11NA08241, 507/N11NA08242, 507/N11NA08244, 507/N11NA08244, 507/N11NA08245 and GEP 2944, Maiden Specialty Insurance Company, Maxum Indemnity Company, Navigators Insurance Company, Partner Reinsurance Europe plc, RSUI Indemnity Company, Steadfast Insurance Company, Torus Specialty Company, and Westport Insurance Corporation (collectively, “Insurers”) will move this Court for an order granting their motion *in limine* to exclude certain evidence – namely, the Non-Relevant/Inflammatory References to Issues Unrelated to Amtrak’s Claims Under the Policies – pursuant to Federal Rules of Evidence 401, 402, and 403.

Pursuant to Local Civil Rule 6.1(b) Plaintiff’s response, if any, must be served and filed no later than July 7, 2015.

Dated: New York, New York
June 30, 2015

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All other signatories listed, and on whose behalf this filing is submitted, consent to its filing.

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